IN THE SUPERIOR COURT OF THE STATE OF ARIZONA IN AND FOR THE COUNTY OF <enter County>

Date: Judicial Offi Deputy Cler		IN AND FOR THE GOORT OF Contor Goungs
In the matter	of:	No.
		INITIAL DEPENDENCY HEARING
Parties Pres <enter party=""> <enter party=""></enter></enter>	>	
This is the tir filed <date o<="" td=""><td></td><td>for the INITIAL DEPENDENCY HEARING on a dependency petition on filing>.</td></date>		for the INITIAL DEPENDENCY HEARING on a dependency petition on filing>.
Open Proce	edings	5:
	and ad informinternoother	court determines that the proceeding is to remain open to the public dmonishes attendees that they shall not disclose identifying nation (which includes posting anything on social media or the et) about the child, siblings, parents, guardians or caregivers, or persons identified in the proceeding. The Court explains contempt art to all attendees and possible consequences of violating a court
		Court orders that the proceeding be closed based on the following: reason(s) that proceeding should be closed>.
		nds that, based upon the assertions of the parties, the Indian Child S.C. §1901 et seq. <does does="" not=""> apply.</does>
	etermin	diction: es that service <enter complete="" service="" whether=""> as to <name of="" uardian="">, <enter parent=""> of <name applicable="" child="" of="">.</name></enter></name></enter>
		court finds that parent had notice of the hearing and that the notice ed of the consequences of not appearing at this hearing.
		The Court finds that attorney/GAL has met with the child and informed the child of his/her rights including their right to attend their Court hearings and speak to the judge.
		OR

		The Court orders the attorney/GAL to meet with the child within 14 days of this hearing and advise him/her of their rights.
		OR
		The Court finds extraordinary circumstances exist and modifies the duty of the attorney/GAL as follows:
	Safety A.R.S.	tate of Arizona, by and through the Arizona Department of Child v, is authorized to initiate this dependency proceeding pursuant to . §8-201 et seq., A.R.S. §8-501 et seq., A.R.S. §8-802 et seq., and . §8-453 et seq.
	pursua	Court has exclusive original jurisdiction over the subject matter ant to A.R.S. §8-802, and venue is appropriate in <enter county=""> ty pursuant to A.R.S. §8-206.</enter>
		court orders the <petitioner dcs=""> to effectuate service by ation because the party cannot be reasonably located.</petitioner>
	of prod	Court has jurisdiction over the <enter parent=""> and finds that service cess is complete as to the <enter parent=""> pursuant to <u>A.R.S. §8-841</u> <u>z.R.Juv.Ct.48</u>.</enter></enter>
<nam <nam< td=""><td>e of ap e of ap</td><td>ent of counsel is made/affirmed at this time for the following: plicable counsel>, <enter counsel="" type="">; plicable counsel>, <enter counsel="" type="">; plicable counsel>, <enter counsel="" minor's="" type="">.</enter></enter></enter></td></nam<></nam 	e of ap e of ap	ent of counsel is made/affirmed at this time for the following: plicable counsel>, <enter counsel="" type="">; plicable counsel>, <enter counsel="" type="">; plicable counsel>, <enter counsel="" minor's="" type="">.</enter></enter></enter>
		enter parent> is to pay <amount assessed="" month="" per=""> per month for st of counsel.</amount>
		enter parent> is to pay <amount assessed="" month="" per=""> per month for st of counsel.</amount>
	counse 843(B) and th	ourt confirms that the <enter parent=""> has/have met with their el and have been advised of their trial rights pursuant to A.R.S. §8- 2. The Court advises the parents that appointment is for one year at new financial information will be required prior to reappointment hat time.</enter>
		ant to DCS agreement with the dependency petition, the Court s that DCS be substituted as the petitioner in this matter.

		Reviewed: The Court has received and reviewed the following documents: s of specific documents>.	
		The Court determines that DCS <has has="" not=""> filed an initial case plan pursuant to A.R.S. §8-824.</has>	
	•	aternity for <applicable child's="" name=""> <enter <enter="" by="" established="" how="" not="" or="" paternity="" whether="">.</enter></applicable>	
		The Court, therefore, orders <applicable name="" parent's=""> to <enter be="" established="" how="" is="" paternity="" to=""> so as to establish paternity in this matter.</enter></applicable>	
		ne Court finds that the services proposed <are are="" not=""> appropriate, nd reasonable to facilitate <enter permanency="" plan="">.</enter></are>	
		The Court orders the agency to provide reunification services.	
		The Court orders the agency NOT to provide reunification services based on the following condition(s) <enter a.r.s.="" applicable="" as="" conditions="" described="" in="" td="" §8-846(b).<=""></enter>	
		The Court orders the parties to participate in the proposed services. <if and="" be="" cost="" dcs="" for="" of="" other="" party="" petition="" private="" provide="" responsible="" services,="" services.="" specify="" than="" the="" to="" who="" will=""></if>	
		As DCS is now substituting as the petitioner, the Court orders DCS to prepare a case plan consistent with the services proposed in this hearing.	
Additi	ional o	rders: <gal and="" appointment,="" casa="" etc.="" or="" orders,="" protective="" support,=""></gal>	
CHILE	DREN'S	S SERVICES AND EDUCATION:	
	hearin	ourt finds that the services proposed for the child in the preliminary protective g report are/are not necessary and appropriate and makes the following onal orders:	
		Department is ordered to follow the recommendations and implement the es identified in the 72-hour emergency response assessment.	
	Education Issues:		
1.	The cl	nild is: In school (age 6 and older); Enrolled in an early intervention/preschool program (ages birth to 5).	

The child has the following special needs:						
3.		The educational responsibilities will be divided as follows to ensure that the child's educational needs are being met:				
		enter parent> enters a plea of <enter plea=""> to the allegations contained in petition>.</enter>				
		The Court advises the <enter parent=""> of <his her="" their=""> rights, including their right to request prior to the hearing that any hearing be open to the public. The Court determines that <enter parent=""> understands <his her="" their=""> rights.</his></enter></his></enter>				
		The Court advises the <enter parent=""> that a Permanency Hearing will be held within one year from the child's removal from their care, or within six months if the child is under three. If significant progress toward the case plan of reunification has not occurred by the Permanency Hearing, the case plan goal will be changed.</enter>				
		The Court determines that the plea of <enter plea=""> made by <enter parent=""> <was not="" was=""> made knowingly, intelligently and voluntarily.</was></enter></enter>				
		<if present=""> The Court provides foster parents, shelter care facility, receiving foster home, pre-adoptive parents or a member of the child's extended family with whom the child has been placed an opportunity to be heard.</if>				
dated	<date< td=""><td>n: The Court, having considered the verified petition/amended petition petition filed>, the Court reports filed and admitted into evidence, and the er plea> of the <enter parent="">, finds by <enter burden="" of="" proof=""> that:</enter></enter></td></date<>	n: The Court, having considered the verified petition/amended petition petition filed>, the Court reports filed and admitted into evidence, and the er plea> of the <enter parent="">, finds by <enter burden="" of="" proof=""> that:</enter></enter>				
		The child, <insert applicable="" child="" name(s)="" of="">, <is are=""> dependent <if all="" and="" as="" name(s)="" not="" of="" parties,="" party="" relationship(s)="" specific="" state="" the="" to=""> as defined by A.R.S. §8-201.</if></is></insert>				
		The Court, therefore, orders that <insert applicable="" child="" name(s)="" of="" the=""> be made a ward(s) of the Court as a dependent child as to <insert name="" of="" parent=""> and placed in the care, custody and control of the Arizona Department of Child Safety.</insert></insert>				

Disposition: The Court finds, after consideration of the health and safety of the child, the goal of the placement, and the services offered to the family and the child, that the goal of <enter permanency plan> is appropriate at this time.

Establish co	ncurrent plan if appropriate.
	The Court finds that it is contrary to the child's best interests to remain in the home based on the following: <insert basis="" factual="">.</insert>
	The Court determines DCS is attempting to identify and assess placement of the child with the child's grandparent or another member of the child's extended family, including another person who has a significant relationship with the child.
	Department is attempting to identify and assess placement of the child with the child's siblings if possible and in the child's best interest.
	Reasonable Efforts: The Court finds that <enter effort="" finding="" reasonable=""> to prevent the removal of <insert child="" name="" of="" the=""> from the home and this finding is based upon the following facts: <insert basis="" efforts="" factua="" finding="" for="" reasonable="" the="">.</insert></insert></enter>
ICWA	4
	Pursuant to 25 U.S.C. §1912, the Court is satisfied that active efforts have been made to provide remedial services and rehabilitative programs designed to prevent the breakup of the Indian family and that these efforts were unsuccessful. The Court further finds, by clear and convincing evidence, including testimony from a qualified expert witness, that continued custody of the child by the parent or Indian custodian is likely to result in serious emotional or physical damage to the child.
	The child was placed pursuant to the standards of ICWA. <u>25 U.S.C.</u> <u>§1915</u> .
	There was good cause to deviate from the requirement to place the child pursuant to the ICWA <enter considered="" factor(s)="">.</enter>
ADDITIONA	AL ORDERS
	The Court finds that the Department <select has="" not=""> made arrangements for the assembly of the medical records for the child, a medical assessment of the child, the implementation of referrals and the communication of recommendations and results, as provided by law.</select>
	The Court orders notification to the foster parents, pre-adoptive parents or a member of the child's extended family with whom the child has been placed be effectuated by <enter be="" by="" manner="" notice="" or="" party="" provided="" responsible="" to="" which="">.</enter>
	The Court finds that the child has been advised of and understands his/her right to attend court hearings and speak to the judge.

	The Court orders the parent or guardian to provide the court the names, type of relationship and all available information necessary to locate persons related to the child or who have a significant relationship with the child unless the parent or guardian informs the court that there is not sufficient information available to locate a relative or person with a significant relationship with the child.		
	The Court orders the parent or guardian to inform the Department immediately of new information related to the existence or location of a relative or person with a significant relationship to the child.		
Future Hearings: The Court sets/affirms the following hearings:			
	<enter hearing="" type=""> as to <enter parent=""> is set for <enter and="" date,="" hearing="" location="" of="" this="" time="">.</enter></enter></enter>		
	The Court vacates the <enter hearing="" type=""> set for <enter and="" date,="" hearing="" location="" of="" this="" time="">.</enter></enter>		
Admon	ons:		
	The Court orders that <enter all="" and="" applicable="" attending="" be="" counsel="" mediation="" names="" of="" parties,="" professionals="" should="" the="" who=""> attend Mediation set for <enter and="" date,="" location="" mediation="" of="" time="">.</enter></enter>		
	 The Court admonishes the <enter parent=""> that:</enter> Failure to attend future hearings without good cause shown may result in a finding that they have waived their legal rights and are deemed to have admitted the allegation(s) in the petition. The hearing may go forward in their absence and may result in a finding of dependency. Failure to participate in reunification services may result in the termination of their parental rights or the establishment of a permanent guardianship 		
	The Court finds that the parent, guardian, or Indian custodian was advised of the consequences of their failure to attend future hearings or participate in reunification services.		
	The Court read to and provided the parent a copy of Form 1, requests that the parent, guardian or Indian custodian sign and return a copy of the form, and notes on the record that the form was provided.		
Dated: _			
_	udge/Commissioner/Hearing Officer> of the Superior Court		